

United States Patent and Trademark Office







APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/695,109 10/24/2000		John McPherson	1259	1597	
28004	7590	08/15/2003			
SPRINT			EXAMINER		
6391 SPRINT PARKWAY KSOPHT0101-Z2100				PHAM, BRENDA H	
OVERLAND PARK, KS 66251-2100				ART UNIT	PAPER NUMBER
				2664	
				DATE MAILED: 08/15/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

<u></u>							
	Application No.	Applicant(s)					
Office Astion Over	09/695,109	MCPHERSON, JOHN					
· Office Action Summary	Examiner	Art Unit					
	Brenda Pham	2664					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	66(a). In no event, however, may a reply be ti within the statutory minimum of thirty (30) da ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	mely filed ys will be considered timely. In the mailing date of this communication. ED (35 U.S.C. § 133).					
1) Responsive to communication(s) filed on 24 C	October 2000 .						
2a) ☐ This action is FINAL . 2b) ☑ Thi	s action is non-final.						
3) Since this application is in condition for allowa closed in accordance with the practice under <i>B</i> Disposition of Claims							
4)⊠ Claim(s) <u>1-26</u> is/are pending in the application.							
4a) Of the above claim(s) is/are withdraw							
5) Claim(s) is/are allowed.	m nom consideration.						
6)⊠ Claim(s) <u>1-26</u> is/are rejected.	_						
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or	election requirement.						
Application Papers							
9)☐ The specification is objected to by the Examiner							
10)☐ The drawing(s) filed on is/are: a)☐ accept	ted or b) \square objected to by the Exa	miner.					
Applicant may not request that any objection to the		` ,					
11) The proposed drawing correction filed on		oved by the Examiner.					
If approved, corrected drawings are required in reply to this Office action.							
12) The oath or declaration is objected to by the Exa	aminer.						
Priority under 35 U.S.C. §§ 119 and 120							
13) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a	a)-(d) or (f).					
a) ☐ All b) ☐ Some * c) ☐ None of:							
1. ☐ Certified copies of the priority documents							
2. Certified copies of the priority documents	• •						
 3. Copies of the certified copies of the priori application from the International Burn * See the attached detailed Office action for a list of 	eau (PCT Rule 17.2(a)).						
14)☐ Acknowledgment is made of a claim for domestic							
a) The translation of the foreign language prov 15) Acknowledgment is made of a claim for domestic	visional application has been rec	ceived.					
Attachment(s)	, , , , , , , , , , , , , , , , , , , ,						
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 4	5) Notice of Informal	y (PTO-413) Paper No(s) Patent Application (PTO-152)					

Art Unit: 2664

DETAILED ACTION

1. Claims 1-26 have been examined.

Claim Objections

2. Claims 1, 3, 4, 14, 16, 17, 19 are objected to because of the following informalities: claim 1, lines 6, 8,10, 12; claim 3, line 16; claim 4, line 18; claim 6, line 24; claim 14, line 24, 26, 2, 4; claim 16, line 9; claim 17, line 11; claim 19, line 19, the word "pubic" should be corrected to --public--. Appropriate correction is required.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1, 2, 8-12, 14, 15, 21-25 are rejected under 35 USC 102(b) as being anticipated by **Tsuchiya et al**, "Extending the IP Internet Through Address Reuse", ACM SIGCOMM Computer communication Review, pgs 16-33.
- -Regarding claims 1, 2, 8-10, 14, 15, 21-23, **Tsuchiya et al** discloses a method for operating a computer system to respond to a domain name service query for a public address of a private network host, the method comprising the steps of: receiving the domain server query from a requesting host for the public address of the private network host (When stub A host 42.33.96.5 wishes to exchange packets with stub B host 42.81.13.22 ("al.nxb.com"), it send a Domain Name System (DNS) query to the DNS in stub B, page 17, paragraph 6, lines 1-2); sending a request to a network

Art Unit: 2664

address translator for the public address of the private network host (DNS would then send a query to Nat asking to have an address assigned, page 17, paragraph 6, lines 4); receiving a reply from the network address translator containing the public address of the private network host (Nat find an unassigned address in its pool, 128.76.28.4, and returns it to DNS, page 18, paragraph 1, line 1); and sending the public address of the private network host to the requesting host (page 17, paragraph 6 and page 18, paragraph 1, lines 1-2 and figure 2).

-Regarding claims 11, 12, 24 and 25, **Tsuchiya et al** further teaches sending a time period (TTL) in which the public address of the private network host is valid (page 23, paragraph 1).

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 3-6, 16-19 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over **Tsuchiya et al**, "Extending the IP Internet Through Address Reuse", ACM SIGCOMM Computer communication Review, pgs 16-33.

Art Unit: 2664

-Regarding claims 3-6, 16-19, as explained above in the rejection statement of claims 1 and 14, **Tsuchiya** discloses all the claim limitations recited in claims 1 and 14 (parent claims).

Tsuchiya further teaches receiving a time-out message from the network address translator for the public address of the private network host, ("When the assignments are returned to the DNS server, they have expiration times associated with them...If the DNS servers choose to cache the assignment, they must remove the cache entry by the shortest expiration time." (Page 26, paragraph 4).

Tsuchiya does not specifically teach updating an address data structure in response to receiving the public address of the private network host. This claim limitation is inherently included in Paul et al. Update data structure in DSN cache is necessary to reflect a newly assigned globally unique IP address along with a length of time assigned by DNS server to the host or by remove the globally unique IP address from the DSN server after the Time-to-Live has expired.

Update an address data structure is also well known and obvious to those having ordinary skill in the art because the limited set of globally unique IP addresses are shared by the hosts in the routing domain and, therefore, the mappings between the globally unique IP address and the local IP address change over time depending on which hosts are communicating over the Internet at any given time, it is important that DNS server update the address data structure as changes occur to the respective NAT translation tables.

Therefore, it would have been obvious to those having ordinary skill in the art at the time of the invention was made to implement the step of updating an address data structure in response to receiving the public address of the private network host in Tsuchiya.

Art Unit: 2664

7. Claims 7, 13, 20 and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over **Tsuchiya et al**, "Extending the IP Internet Through Address Reuse", ACM SIGCOMM Computer communication Review, pgs 16-33, in view of **Srisuresh et al** (US 6,058,431).

-Regarding claims 7, 13, 20 and 26, as explained above in the rejection statement of claims 1 and 14, **Tsuchiya** discloses all the claim limitations recited in claims 1, 8, 14 and 21 (parent claims).

Although **Tsuchiya** does not teach wherein the request to the network address translator is in a Simple Network Management Protocol format. However, the above claimed feature is well known in the art and discloses by **Srisuresh et al**, in according to column 3, lines 59-67. Simple Network Management Protocol is the most common method by which network management applications can query a management agent.

Therefore, it would have been obvious to those having ordinary skill in the art at the time of the invention was made to send a request to a network address translator using Simple Network Management Protocol format.

Conclusion

8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

US 6,058,431 Srisuresh et al discloses system and method for network address translation as an external service in the access server of a service provider.

Art Unit: 2664

9. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231

fax to:

(703) 872-9314, (for informal or draft communications, please label "PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington VA., Sixth Floor (Receptionist)

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brenda Pham whose telephone number is (703) 308-0148. The examiner can normally be reached on Monday-Friday from 9:00 to 5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wellington Chin, can be reached on (703) 305-4366.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-3900.

Brenda Pham July 23, 2003

Brenda AF. Pham